| 1 | inappropriate for counsel to comment, so I will |
|-----|--|
| 2 | sustain the objection. |
| 3 | MR. FISHER: I understand. |
| 4 | Q. Did you have an extramarital sexual affair |
| 5 | with Monica Lewinsky? 849-DC-00000429 |
| 6 | A. No. |
| 7 | Q. If she told someone that she had a sexual |
| 8 | affair with you beginning in November of 1995, would |
| 9 | that be a lie? |
| 10 | A. It's certainly not the truth. It would not |
| 11 | be the truth. |
| 12 | Q. I think I used the term "sexual affair." |
| 13 | And so the record is completely clear, have you ever |
| 14 | had sexual relations with Monica Lewinsky, as that |
| 15 | term is defined in Deposition Exhibit 1, as modified |
| 16 | by the Court? |
| 17 | MR. BENNETT: I object because I don't know |
| 18 | that he can remember |
| 19 | JUDGE WRIGHT: Well, it's real short. He |
| 2 0 | can I will permit the question and you may show |
| 21 | the witness definition number one. |
| 2 2 | A. I have never had sexual relations with |
| 2 3 | Monica Lewinsky. I've never had an affair with her. |
| 2 4 | Q. Have you ever had a conversation with |
| 2 5 | Vernon Jordan in which Monica Lewingky was |

EXHIBIT

23

DISCOVERY REPORTING SYSTEMS, INC. - (214) 855-0800 Denise K. McNamara, CSR, RPR, RMR

Clinton Deposition (1/17/98)